Mississippi Charitable Bingo Regulations

I. RETURNS/DUE DATES

All bingo returns and reports are due on the 15th of the following month along with applicable remittance. Such returns, reports, and remittance must be postmarked by the 15th of the following month. If the 15th falls on a Saturday, Sunday or legal holiday; postmark from the next business day will be accepted.

The Commission may establish differing reporting requirements for different classes of licensees, so long as they are not more restrictive than those required by statute. Such classes of organizations are as follows:

- (1) Class "A" shall be composed of licensed charitable organizations which conduct bingo games in which the prizes awarded, or could be awarded, total an aggregate amount in excess of \$5,000 per session;
- (2) Class "B" shall be composed of licensed charitable organizations which conduct bingo games in which the prizes awarded, or could be awarded, total an aggregate amount of not less than \$2,500 and not more than \$5,000;
- (3) Class "C" shall be composed of licensed charitable organizations which conduct bingo games in which the prizes awarded, or could be awarded, total an aggregate amount of less than \$2,500.

The report must be filed on forms as supplied by the Commission. A report is due each month by each licensee, even if there has been no activity, except that Class "C" licensees are only required to file on a quarterly basis. If any significant problems are identified or any inaccurate information has been submitted to the commission, the Class "C" organization may be required to file on a monthly basis until the problem is corrected. Not filing, or filing past the due date could result in the revocation of the license. Other appropriate changes may be announced from time to time by the Commission.

The report must be signed under oath by the designated Supervisor whose name is on file with the **Gaming** Commission and the individual who prepared the report.

The law requires each licensee that conducts bingo to report to the Commission in such manner and on such forms as the Commission prescribes. The statutes provide that all reports and supplemental records filed by the operation are public record and open to public inspection in accordance with the Public Records Act of 1983.

[AUTHORITY: Sections §97-33-52(4), §97-33-71, §97-33-65.]